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      By:
            Huffman
                                                                      S.B. No. 12
       (In the Senate - Filed December 11, 2012; January 28, 2013, read first time and referred to Committee on Criminal Justice;
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      March 18, 2013, reported favorably by the
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                                                              following vote:
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       Yeas 6, Nays 0; March 18, 2013, sent to printer.)
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                                     COMMITTEE VOTE
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                                    Yea
                                                       Absent
                                                                     PNV
                                             Nay
              Whitmire
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                                     X
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              Huffman
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              Carona
              Hinojosa
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              Patrick
                                     X
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                                     Χ
              Rodriguez
                                     Χ
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              Schwertner
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                                 A BILL TO BE ENTITLED
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                                          AN ACT
      relating to the admissibility of evidence of other similar offenses in the prosecution of certain sexual offenses.
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              BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
      SECTION 1. Article 38.37, Code of Criminal Procedure, is amended by amending Sections 1, 2, and 3 and adding Section 2-a to
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       read as follows:
              Sec. 1.
                              Subsection (b) [This article] applies to a
                        (a)
      proceeding in the prosecution of a defendant for an offense, or an
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      attempt or conspiracy to commit an offense, under the following
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      provisions of the Penal Code:
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                    (1)
                          if committed against a child under 17 years of age:
                          (A)
                                Chapter 21 (Sexual Offenses);
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                                Chapter 22 (Assaultive Offenses); or
                          (B)
1-30
                          (C)
                                Section 25.02 (Prohibited Sexual Conduct);
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      or
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                          if committed against a person younger than
                    (2)
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      years of age:
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                                          43.25 (Sexual Performance
                          (A)
                                Section
                                                                             by
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      Child);
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                          (B)
                                Section 20A.02(a)(7) or (8); or
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                          (C)
                                Section
                                                 43.05(a)(2)
                                                                       (Compelling
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      Prostitution).
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                               Notwithstanding Rules 404 and 405,
              (b) [\frac{\sec 2.}{2.}]
      Rules of Evidence, evidence of other crimes, wrongs, or acts
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      committed by the defendant against the child who is the victim of
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       the alleged offense shall be admitted for its bearing on relevant
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      matters, including:
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                    (1)
                          the state of mind of the defendant and the child;
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       and
                         the previous and subsequent relationship between
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                    (2)
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       the defendant and the child.
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              Sec. 2. (a) Subsection (b) applies only to the trial of a
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       defendant for:
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                    (1)
                          an offense under any of the following provisions
      of the Penal Code:
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      (A) Section 20A.02, if punishable as a felony of the first degree under Section 20A.02(b)(1) (Sex Trafficking of a
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      Child);
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                                Section 21.02 (Continuous Sexual Abuse of
                          (B)
      Young Child or Children);
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                                Section 21.11 (Indecency With a Child);
Section 22.011(a)(2) (Sexual Assault of a
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                          (C)
1-58
                          (D)
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Sections 22.021(a)(1)(B) and (2) (Aggravated

Child);

(E)

Sexual Assault of a Child);

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S.B. No. 12 (F) Section 33.021 (Online Solicitation of a

2-1 2-2 Minor);

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(G) Section 43.25 (Sexual Performance

2-4 Child); or 2**-**5 2**-**6

Section 43.26 (Possession or Promotion of (H) Child Pornography), Penal Code; or

(2) an attempt or conspiracy to commit an offense

described by Subdivision (1).

(b) Notwithstanding Rules 404 and 405, Texas Rules Evidence, and subject to Section 2-a, evidence that the defendant has committed a separate offense described by Subsection (a)(1) or (2) may be admitted in the trial of an alleged offense described by Subsection (a)(1) or (2) for any bearing the evidence has relevant matters, including the character of the defendant and acts performed in conformity with the character of the defendant.

Sec. 2-a. Before evidence described by Section 2 may be

introduced, the trial judge must:

 determine that the evidence likely to be admitted at trial will be adequate to support a finding by the jury that the defendant committed the separate offense beyond a reasonable doubt; and

conduct a hearing out of the presence of the jury (2) for that purpose.

The [On timely request by the defendant, the] state Sec. 3. shall give the defendant notice of the state's intent to introduce in the case in chief evidence described by Section 1 or 2 not later than the 30th day before the date of the defendant's trial [in the same manner as the state is required to give notice under Rule 404(b), Texas Rules of Evidence].

SECTION 2. The change in law made by this Act applies to the admissibility of evidence in a criminal proceeding that commences on or after the effective date of this Act. The admissibility of evidence in a criminal proceeding that commences before the effective date of this Act is covered by the law in effect when the proceeding commenced, and the former law is continued in effect for that purpose.

SECTION 3. This Act takes effect September 1, 2013.

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